

MAY 22 1990

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

BARBARA A. EVERLY, CLERK

IN RE:

BANKRUPTCY L-87-01869C

FRAUENHOLTZ AND THOMAS
PARTNERSHIP


Debtor

JUDGMENT ENTRY

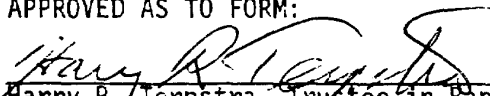
IT IS ORDERED, that all rights, titles and interests in paragraph b. of Judgment entered December 29, 1990 under Adversary No. L-89-0110C, entitled "Harry R. Terpstra, Trustee, Plaintiff, vs. Wayne Raymond Frauenholtz, Jane Ann Frauenholtz, et al., Defendants", is hereby assigned and transferred over to West Branch State Bank, purchaser of said judgment, subject to credits for payments made to date of sale by Trustee. That all provisions of paragraph a. of said judgment have been satisfied. That the Clerk of the Bankruptcy Court is directed to reflect that West Branch State Bank, 127 Main Street, P. O. Box 158, West Branch, Iowa, 52358, in compliance with this Order, is the owner and present holder of said judgment of record.

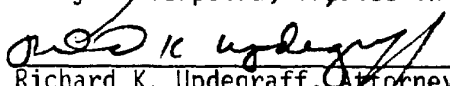
ORDERED

5/21/90


MICHAEL J. MELLODY
United States Bankruptcy Judge

APPROVED AS TO FORM:


Harry R. Terpstra, Trustee in Bankruptcy


Richard K. Updegraff, Attorney for
West Branch State Bank

ORDER PREPARED BY:

Harry R. Terpstra
830 Higley Building
Cedar Rapids, Iowa 52401

Copy to: Debtor Pro se;
Trustee; Atty for Trustee;
Richard K. Updegraff; U.S. Trustee;
this May 22, 1990/vl

Vol II
Pages 166 + 167

UNITED STATES BANKRUPTCY COURT - NORTHERN DISTRICT OF IOWA
PROCEEDING MEMO

Kent
Brad

DATE: 3/20/90 Case No. Chapter Adv.No. L-89-0110C

RE: HARRY R. TERPSTRA, TRUSTEE vs WAYNE RAYMOND FRAUENHOLTZ, Contested No.
ET AL.

APPEARANCES: For Plaintiff/Debtor
For Defendant/Movant/Creditor

U.S. TRUSTEE CASE TRUSTEE Harry Terpstra

NATURE OF PROCEEDING:

Motion to Use Cash Collateral Objection to Exemptions/Lien Avoidance
Disclosure Statement ^{FILED} ^{U.S. BANKRUPTCY COURT} ^{NORTHERN DISTRICT OF IOWA} Pretrial/Scheduling Conference
Confirmation of Plan MAR 20 1990 Dischargeability/Discharge Complaint
Motion to Dismiss Objection to Final Report/Claims Report
Status Conference BARBARA A EVERLY, CLERK Motion to Assume/Reject
Other X Other Application to Reopen Bidding

OUTCOME:

Settled: Settlement documents to be submitted within 30 days or matter will be dismissed pursuant to Local Rule 13(D).

Other:
ORDERS:

Taken Under Advisement

Briefs Due

X Judgment Entered by the Court pursuant to F.R.B.P. 9021:

Trustee authorized to conduct further auction.

Trustee authorized to sell claim to West Branch State Bank for \$10,500, and to execute all documents necessary to effectuate the transfer.

IT IS SO ORDERED

Bankruptcy Judge

Copy to:
[JS] Atty. for Plaintiff, Plaintiff
[JB] Atty. for Defendants
[AW] Wayne R. Frauenholtz
U.S. Trustee
MAR 21 1990

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

DEC 29 1989

BARBARA A. EVERLY, CLERK

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

IN RE:	:	Chapter 7
	:	
FRAUENHOLTZ & THOMAS	:	BKR. NO. L87-01869C
PARTNERSHIP	:	
	:	
Debtor.	:	
	:	
HARRY R. TERPSTRA, Trustee,	:	
Plaintiff,	:	ADV. NO. L89-0110C
v.	:	
WAYNE RAYMOND FRAUENHOLTZ	:	
JANE ANN FRAUENHOLTZ, et al.	:	
Defendants.	:	

JUDGMENT

NOW on this 29th day of December, 1989, pursuant to Bankruptcy Rule 7054, it is ordered that the plaintiff, Trustee Harry R. Terpstra, shall have judgment against all defendants as follows:

a. The net cash surrender values of the following life insurance contracts, less normal and reasonable surrender charges, if any, shall be paid over by New York Life Insurance Company to the Trustee Harry R. Terpstra for administration in the Partnership bankruptcy estate Bankruptcy No. L87-01869C; to-wit:


New York Life Insurance Company policy numbers
62517745
62513168

All defendants shall execute such documents as are necessary to carry out this judgment.

b. Judgment is granted to plaintiff, Trustee Harry R. Terpstra, against defendants, Wayne Raymond Frauenholtz and Jane Ann Frauenholtz, jointly and severally, in the amount of \$23,000, with interest from November 1, 1989, at 10% per annum until paid. By agreement of the parties, it is ordered that this judgment shall be paid at the rate of \$150.00 per month until November 1, 1990, when the entire principal and unpaid interest shall become due. The judgment shall be secured by the following property and all defendants shall execute such security agreements and financing statements as necessary to implement this judgment, to-wit:

John Deere 111 Riding Mower with Deck
1979 GMC Pickup
Approximately 1961 1800 Model Oliver Tractor
1965 7-foot New Holland Sickle Mower Model 855
2 - Hayracks
4 - Feed Bunks
2 - Water Tanks
10 - Gates
3 - Feeders

This judgment is adjudged to be nondischargeable pursuant to 11 U.S.C. § 523.



JUDGE
UNITED STATES BANKRUPTCY COURT